

FILED

OCT - 8 2019

CLERK, U.S. DISTRICT COURT  
WESTERN DISTRICT OF TEXAS  
BY                      DEPUTY CLERK

FEDERAL COURTS +

PEACE & BLESSING! IT IS MY HOPE THAT THIS IS HEARD & INVESTIGATED. I HAVE ALL DOCUMENTATION AS WITNESS TO THE UNETHICAL & CONFLICT OF INTEREST AT BEGINNING OF THIS WHOLE ORDEAL BUT HAS BECOME CRIMINAL IN ITS DELIBERATE INDIFFERENCE TO THE BASIC FUNDAMENTLES OF "DUE PROCESS" & THE FACT THIS JUDGE KNOWINGLY VIOLATED ALL TERMS & STILL INTENTIONALLY & KNOWINGLY SET IT FOR TRIAL, AFTER HE HAS IGNORED OR DENIED MY EVERY REQUEST / MOTION I'VE BROUGHT TO HIM.

UNTIL RECENTLY, I NEVER KNEW, AFTER HE OVER SENTENCED ME FOR WHAT SHOULD OF BEEN MISDEMEANOR, HE SAT ON BOARD THAT DENIED MY PAROLE 4 TIMES 1993 THRU 1996. I'VE HIRED PRIVATE INVESTIGATOR THAT OBTAINED ALL DOCUMENTS. I WISH TO PURSUE ALL LEGAL AVENUES & HOPE YOU WILL LEAD ME IN RIGHT DIRECTION.

THANK YOU!

RESPECTFULLY SUBMITTED  
STEVEN A. EMMA

\*WRIT OF HABEAS CORPUS\*

I, STEVEN A. ENMONS 5.24.1965, OF COULMAN, TEXAS, UNDER PENALTY OF PERJURY IN THE U.S. IN THE STATE OF TEXAS, UNDER THE CONSTITUTION OF THE UNITED STATES, THAT EVERYTHING IN PARENTS IS WELL DOCUMENTED, OF WHICH I HAVE & WILL PROVIDE & HAVE AVAILABLE.

TEXAS CODE OF CRIMINAL PROCEDURE \* 1.05 "RIGHTS OF THE ACCUSED" \* PROTECTS ME, STEVEN A. ENMONS 5.24.1965 CONSTITUTIONALLY IN THE APPROACHING THE COURTS - DESPITE MY LIMITATION - IN "PARENTS" ... ON MY OWN BEHALF, THROUGH MY COUNSEL OR BOTH, OF WHICH I DO SO NOW. PLEASE FORGIVE ME FOR NOT BEING ABLE TO DO SO MORE FORMALLY DUE TO CIRCUMSTANCE BUT THE CONSTITUTION OF UNITED STATES IS CLEAR IN ITS LANGUAGE THAT... "WRIT OF HABEAS CORPUS SHALL NEVER BE SUSPENDED"... QUOTE - UNQUOTE.

I, STEVEN A. ENMONS HAVE HAD TO APPROACH 142ND DISTRICT COURT ON MY OWN BEHALF DUE TO THE "INEFFECTIVE ASSISTANCE OF COUNSEL" OF THE 2 (TWO) ASSIGNED LAWYERS... RICK NAVARRO & CHRIS FOSTER... BOTH OF WHOM NEGLECTED THEIR DUTY IN FULLY REPRESENTING ME. WHEN I, STEVEN A. ENMONS POINTED OUT PROCEDURE VIOLATIONS CONCERNING CR# C1728. #1) CHALLENGE VIOLATION #2) WARRANTLESS SEARCH #3) VIOLATION OF "EXCLUSIVE PLE / LAW"... JUST TO SET FORTH SOME OF THE PLAIN VIOLATIONS, BUT THESE ARE THE SET IN STONE 4TH AMENDMENT VIOLATIONS THAT SCREAM.

WHEN I'VE APPROACHED 142<sup>ND</sup> DISTRICT COURT JUDGE IN "PRO-SE" WITH THESE, THEY'VE GONE UNANSWERED / UNADDRESSED, BUT WHEN I FILED WRIT FOR BOND REDUCTION BECAUSE CHRIS FLEET REFUSED, 142<sup>ND</sup> DISTRICT COURT JUDGE DENIED IT... STATING "LAWS OF TEXAS DO NOT ALLOW DUAL REPRESENTATION" WITHOUT CITING THOSE FINDINGS TO SUPPORT THAT RULING. I HAVE ANOTHER DEFENDANT THAT SAID JUDGE OF 142<sup>ND</sup> DISTRICT COURT ALLOWED HIS "PRO-SE" WRIT BE HEARD & FOUND IN HIS FAVOR \* DISMISSAL \* WITH LAWYER ASSIGNED TO HIS CASE WHICH IS THE DUAL REPRESENTATION HE RULED ON MINE, WHICH WHEN INVESTIGATED OBJECTIVELY REVEALS THE INCONSISTANTENCY 142<sup>ND</sup> DISTRICT COURT JUDGE PRACTICES CONSISTANTLY. SAID DEFENDANT & I, STEVEN A. EMMONS BOTH HAVE VERY SIMILAR CIRCUMSTANCES & VERY SIMILAR HISTORIES.

THE CONSTITUTION OF UNITED STATES DOES NOT ALLOW THE LEGISLATIVE LAWS OF TEXAS TO CIRCUMVENT THE AMENDMENTS. IN FACT THEY ARE SET IN STONE GUIDELINES THAT ARE BASIC PRINCIPLES OF ALL COURT PROCEEDINGS \* DUE PROCESS / EQUAL PROTECTION \* 5<sup>TH</sup> & 14<sup>TH</sup> AMENDMENTS. IN FACT, THE COURT OF CRIMINAL APPEALS RULED THAT THE LAWS OF TEXAS SHOULD HARMONIZE WITH THE CONSTITUTION OF U.S. !! I'VE EXPRESSED PROTEST TO THE PROCEEDINGS MULTIPLE TIMES THROUGH DISTRICT CLERK ALEX ARCHULETA, FILED UNDER CR#51728 AS A PART OF DOCKET RECORD.



LET IT ALSO BE DUELY \* ON RECORD \* NOTED, I STEVEN A. EMMONS CAN FURTHER SHOW THAT THE 142<sup>ND</sup> DISTRICT COURT JUDGE CLEARLY VIOLATES THE JUDICIAL STANDARD COMMISSIONS CANONS OF CONDUCT MULTIPLE TIMES CONCERNING CR# 51728 BUT NOW HE'S PERSONALIZED IT THRU CR# A191811 HANDING DOWN SENTENCE FEBRUARY 3<sup>RD</sup> 1993 & BEING A MEMBER OF TEXAS DEPARTMENT OF CRIMINAL JUSTICE BOARD & DENYING PAROLE ELIGABILITY 4 TIMES ON A CASE THAT DISTRICT ATTORNEY REVEALED TO SAID JUDGE ON RECORD WHEN SAID JUDGE ASKED "WHY AMOUNT OF MONEY WAS NOT ON INDICTMENT"... HE STATED "IF AMOUNT OF MONEY WAS PUT ON INDICTMENT, IT WOULD HAVE TO REMAIN A MISDEMEANOR". SO WE CAN SHOW FALTY INDICTMENT & MISDEMEANOR CHARGE THAT I SERVED OVER 7 YEARS FOR UNDER TDC# 657124. PLUS SERVING ON COMMITTEE AFTER KNOWING THESE DISCREPANCIES... EVEN PARTICIPATING IN THE "CONFLICT OF INTEREST" CAN BE CONSCREWED AS A CRIMINAL ACT NOT EXCLUDING EXCLUDING HIMSELF FROM CR# 51728, NOT ONCE BEING IMPARTIAL IN ANY OF MY COMPLAINTS OR ANY WRIT I BROUGHT BEFORE HIM WITH A CONSTITUTIONAL VIOLATION, PARTICIPATING IN THE "INEFFECTIVE ASSISTANCE OF COUNSEL" BY 2 (TWO) SEPERATE LAWYERS. ALTHOUGH STATING ON RECORD IN COURT HIM OPENING AN INVESTIGATION ON MY CASE YET NEVER DOING SO BECAUSE HIS CRIMINAL ACTS PUT FORTH WOULD COME TO LIGHT.

UPON FURTHER INVESTIGATION IT CAN BE SEEN THAT 142ND DISTRICT COURT JUDGE VIOLATES OTHER DEFENDANTS CONSTITUTIONAL RIGHTS OF "OVER SENTENCING" THAT COURT OF CRIMINAL APPEALS HAD TO RE-SENTENCE DEFENDANT UNDER THE PROPER SENTENCING GUIDELINES. SEARCH MICHAEL AARON HOPE, SAID JUDGE SENTENCED HIM TO 5 YEARS T.D.C.J. FOR A "STATE JAIL FELONY" CHARGE, THUS POSITIONING HIMSELF TO SIT ON COMMITTEE AS BOARD MEMBER VOTING ON PAROLE. THIS IS CLEARLY AN ETHICS VIOLATION OF THE CODE OF CONDUCT ON JUDICIAL STANDARDS COMMISSION, DONE WITH DELIBERATE INDIFFERENCE TO THE LEGISLATIVE LAWS OF TEXAS, MY, STEVEN A. ENMONS 5 24 1965 CONSTITUTIONAL RIGHTS OF 6<sup>th</sup> AMENDMENT \* CRIMINAL PROCEDURE \* 8<sup>th</sup> AMENDMENT \* DUE PROCESS \* 14<sup>th</sup> AMENDMENT \* EQUAL PROTECTION \* THESE ARE THE VERY FABRIC OF ALL LEGAL PROCEEDINGS IN THE UNITED STATES UNDER THAT CONSTITUTION, AS WELL AS CONSTITUTION OF TEXAS WHICH HARMONIZES ITSELF TO ALL THINGS IN PLACE THROUGH CONSTITUTION.

FROM FEBRUARY 3<sup>rd</sup> 1993 TO TODAY OCTOBER 2019 DOCUMENTATIONS HISTORY SHOWS CLEARLY THAT 142ND DISTRICT COURT JUDGE NOT ONLY ADJUDICATED ANYTHING IMPARTIALLY CONCERNING STEVEN A. ENMONS. IN FACT, AT EVERY VENTURE HE'S VIOLATED THE VERY LAWS OF TEXAS HE WAS VOTED IN TO UPHOLD. A JUDGE IS SUPPOSED TO BE A JUROR, NEVER USING POSITION TO JADE THE OUTCOME OF ANY CITIZEN OF UNITED STATES

142<sup>ND</sup> DISTRICT JUDGE HAS KNOWINGLY & INTENTIONALLY CIRCUMVENTED THE LAWS OF TEXAS, THE UNITED STATES CONSTITUTION & THE CIVIL LIBERTYS BOTH OF THESE ENSURE TO US THRU TEXAS CODE OF CRIMINAL PROCEDURE. THIS MEANS HE'S KEPT ME ILLEGALLY DETAINED UNDER HUNDRED THOUSAND DOLLAR BOND (\$100,000) WITH NOT 1 (ONE) COURT APPEARANCE MISSED, FOR 16 MONTHS UNDER SAID BOND, WHEN THE LANGUAGE CLEARLY STATES "MUST BE RELEASED" OR RESET BOND THATS AFFORDABLE WHEN COURT PROCEEDING "RELEASE DUE TO DELAY" HAS COME INTO PLAY, WHICH CAN BE SHOWN THROUGH RECORDS HAS BECOME DELIBERATE INDIFFERENCE TO ANY OF MY CIVIL RIGHTS, OVER & OVER AGAIN.

JULY 23<sup>RD</sup> 2019 SAID JUDGE OF 142<sup>ND</sup> DISTRICT COURT STATED ON RECORD HE DID NOT KNOW WHY I HADN'T HAD COURT APPEARANCE SINCE JANUARY 8<sup>TH</sup> 2019 & HE DID NOT KNOW WHY HE HAD YET TO RULE ON "MOTION TO SUPPRESS" HEARING WE HAD IN NOVEMBER 2018, HE HADN'T LOOKED AT IT, AGAIN CIRCUMVENTING LAWS OF TEXAS FOR HIS OWN AGENDA, AS WELL AS ALL OF THE ABOVE MENTIONED CONSTITUTIONAL AMENDMENT VIOLATIONS, THAT I'VE BROUGHT BEFORE HIM ON NUMEROUS OCCASIONS, ALL OF WHICH ARE DOCUMENTED THROUGH DISTRICT CLERKS OFFICE & FILED AS PART OF RECORD, SO HE CAN NOT PLEAD IGNORANCE OR CAN NOT CLAIM THAT I'VE NEVER ARGUED ISSUES BEFORE HIM.

LISTED BELOW ARE THE VIOLATIONS ARGUED & PRESENTED MULTIPLE TIMES.

- #1) UPON ARREST JUNE 18<sup>th</sup> 2018 I, STEVEN A. EMMONS WAS NEVER MAGISTRATED FOR MIDLAND WARRANT. T.C.C.P. 15.16 WARRANT EXECUTED & 15.17 MAGISTRATION REQUIRED - "WITHOUT DUE DELAY"! PRIOR TO SEPTEMBER 2017 T.C.C.P. CALLS FOR "DISCHARGE"! THIS CHARGE IS JULY 5<sup>th</sup> 2017.
- #2) NOVEMBER 2018 SUPPRESSION HEARING WAS HEARD, BUT NEVER RULED ON TIL 142<sup>ND</sup> DISTRICT COURT JUDGE ADMITTED NOT UNDERSTANDING WHY NO HEARINGS WERE HELD SINCE JANUARY 8<sup>th</sup> 2019. HIS ADMISSION TO THIS DUE PROCESS VIOLATION WAS JULY 23<sup>RD</sup> 2019.
- #3) ALLOWING & PARTICIPATING WITH THE "INEFFECTIVE ASSISTANCE OF COUNSEL" AFTER I, STEVEN A. EMMONS FILED "WRIT OF HABEAS CORPUS" CONCERNING BOND REDUCTION \* AS REQUIRED BY COURT OF APPEALS \* ON MY OWN BEHALF AFTER ASSIGNED LAWYER CHRIS FOSTER REFUSED. 142<sup>ND</sup> DISTRICT COURT JUDGE STATED LAWS OF TEXAS DO NOT ALLOW "DUAL REPRESENTATION", WITHOUT CITING ANY RULING OF ANY COURT TO SOLIDIFYING HIS DENIAL OF BOND REDUCTION. \* SANDERS V. CITY OF HOUSTON 543 F. SUPP. 694, 705 (S.D. TEX 1982) (AFFIRMED) 741 F 2d 1349. FEDERAL COURTS HELD THAT TEXAS STATUTES SHOULD BE CONSTRUED IN HARMONY WITH THE FEDERAL CONSTITUTION & ANY LEGISLATURE REPUGNANT TO THAT CONSTITUTION IS VOID". T.C.C.P. LEXIS NEXIS 2017/2018 JUDICIAL EDITION STATES IN CHAP. 17. "RELEASE DUE TO DELAY" THE LANGUAGE IS "MUST BE RELEASED" ON P.R. BOND OR GIVEN AFFORDABLE BOND. CIRCUMVENTING THE LAWS OF TEXAS WITH LAWS OF TEXAS CONTRADICT ALL THINGS LEGAL, ESPECIALLY WITHOUT CITATIONS OR FEDERAL COURT FINDINGS.



TO DATE 4 IN TOTAL ERRORS HAVE BEEN ILLEGALLY  
 ENTERED SINCE JUNE 18<sup>TH</sup> 2018 WITH UNEXECUTED  
 WARRANT UNDER AN HUNDRED THOUSAND DOLLAR (\$100,  
 000.00) BOND WITH MULTIPLE DELAYS / RESISTANCE.  
 THIS CONSTITUTES AS KIDNAPING UNDER LAWS OF  
 UNITED STATES CONSTITUTION & 142<sup>ND</sup> DISTRICT  
 COURT JUDGE HAS PERVERTED JUSTICE THROUGH THE  
 ROPE TO INSTITUTE "MIDLAND TEXAS" LAWS, OVER  
 UNITED STATES CONSTITUTIONAL LAW & AMENDMENT

#4) 142<sup>ND</sup> DISTRICT JUDGE ALLOWED INDICTMENT  
 TO BE PASSED DOWN \* JUNE 1<sup>ST</sup>, 2018 \* WITHOUT  
 LAB RESULTS BEING RETURNED \* AUGUST 2018 \*  
 WITHOUT DUE PROCESS RAISING OF BOND TO THAT  
 HUNDRED THOUSAND DOLLAR (\$100,000.00) BOND WITH-  
 OUT ONE (1) COURT APPEARANCE MISSED. AGAIN  
 INSTITUTE "MIDLAND TEXAS" LAWS OVER CONSTITUTIONAL  
 AMENDMENT LAW & OR TEXAS CODE OF  
 CRIMINAL PROCEDURE LAW

#5) 142<sup>ND</sup> DISTRICT JUDGE HAS NEVER ADDRESSED OR  
 BROUGHT TO COURTS ATTENTION THAT HE SHOULD EXCISE  
 EXCLUDE HIMSELF DUE TO THE "CONFLICT OF INTEREST"  
 STEMMING FROM HIM PREVIOUSLY SITTING AS JUDGE  
 ON FEBRUARY 3<sup>RD</sup> 1993 \* NOTE PRESENT INDICTMENT \* ON  
 CHARGE THAT DISTRICT ATTORNEY STATED CR#A191816  
 SHOULD OF REMAINED A MISDEMEANOR... THEN SITTING  
 ON THE TEXAS DEPARTMENT OF CRIMINAL JUSTICE  
 BOARD THAT DENIED MY PAROLE \* ~~HE HIMSELF~~ \*  
 AT TIMES UNDER TITLE # 80124 - OVER SENTENCING ME  
 SO HE COULD SIT ON PAROLE ELIGIBILITY BOARD.  
 JUDICIAL STANDARD COMMISSIONS HAS SET IN STONE  
 POLICY... PRACTICE & PROCEDURE THAT VERY STRICTLY  
 FORBIDS SAID BEHAVIOR & THE COMPLETE DELIBERATE  
 INDIFFERENCE TO CONSTITUTION OF UNITED STATES  
 SHOULD BE IT CAN BE VIEWED AS A "TERRORISTS"



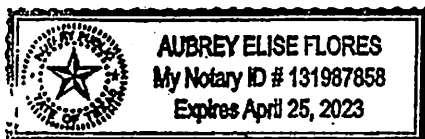
ACTION, WHETHER FOREIGN OR DOMESTIC AGAINST  
NOT JUST MYSELF - STEVEN A. EMMONS 5/24/1965  
UNDER CR# A 191816 ... CR# 51728 IN PERVERTING  
JUSTICE, WHICH IS DEFINITION OF CRIMINAL &  
UNETHICAL TO SAY THE LEAST.

EVERY SINGLE WORD ... SENTENCE ... PARAGRAPH ...  
PAGE IS DOCUMENTED FACTUAL & HAVE ALL TO SHOW  
& SOLIDIFY AS WITNESS TO ALL ABOVE MENTIONED  
ALLEGATIONS, WHICH CAN BE OBTAINED THROUGH  
PUBLIC INFORMATION ACT, AS WELL AS MYSELF,  
AS WELL AS MY LAWYER ...

AUDIE REESE  
915 TEXAS AVE.  
LUBBOCK, TEX.  
79401

I, STEVEN A. EMMONS AM PREPARING TO LITIGATE  
ALL OF THE FOREMENTIONED ACTIONS TAKEN UPON  
ME & MULTIPLE OTHER DEFENDANTS. I REQUEST  
THAT A FEDERAL INVESTIGATION BE INITIATED &  
THOROUGHLY DONE TO ENSURE BLIND JUSTICE FOR  
ALL.

VERY RESPECTFULLY SUBMITTED,  
STEVEN A. EMMONS



- Copy -

Aubrey Elise Flores  
Oct. 4, 2019

JEFFREY A. EMMONS  
11DC  
P.O. Box 11387  
MIDLAND, TEXAS

79702

\* UNITED STATES DISTRICT COURT \*  
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OCT 08 2019

CLERK, U.S. DISTRICT COURT  
WESTERN DISTRICT OF TEXAS  
BY

DEPUTY

